

1 JOSEPH L. BENSON II, Esq.
2 Nevada Bar No. 7276
3 BENSON & BINGHAM
4 11441 Allerton Park Drive, Suite 100
5 Las Vegas, NV 89135
(702) 382-9797, telephone
(702) 382-9798, facsimile
litigate@bensonbingham.com

6 LARRY W. LAWRENCE, Esq.
7 Texas Bar No. 794145
8 LAWRENCE LAW FIRM
9 3112 Windsor Rd., Suite A234
Austin, TX 78703
(956) 994-0057, telephone
(956) 994-0741, facsimile
lawrencefirm@aol.com

11 RICARDO A. GARCIA, Esq.
12 Texas Bar No. 7643200
13 JODY R. MASK, Esq.
Texas Bar No. 24010214
14 GARCIA OCHOA MASK
820 S. Main Street
15 McAllen, TX 78501
(956) 630-2882, telephone
(956) 630-2882, facsimile
ric@gomlaw.com
jody@gomlaw.com

18 Attorneys for Plaintiffs

20 UNITED STATES DISTRICT COURT

21 DISTRICT OF NEVADA

22 MATTHEW R. LINDNER, individually; as)
surviving spouse and legal heir of ELSY LETICIA)
23 GRANADOS-MARTINEZ, deceased; as)
surviving parent and legal heir of CAMILA)
LYNETE LINDNER, a deceased minor; and as)
Guardian Ad Litem of PAULINA GRANADOS-)
24 MARTINEZ, a minor; FERNANDO)
GRANADOS-MAGALLON, individually and as)
surviving spouse and legal heir of REFUGIO)
25 LETICIA MARTINEZ COSIO,)
26)
27)
28 Plaintiffs,)

CASE NO.: 2:10-cv-00051-LDG-VCF

PLAINTIFFS' NON-OPPOSITION TO
MOTION TO QUASH SUBPOENA
ISSUED BY PLAINTIFFS

1 VS.)
2)
3 FORD MOTOR COMPANY, a Delaware)
4 corporation; BERTHA MEZA d/b/a OROZCO)
5 AUTO SALES; EVENFLO COMPANY, INC., a)
6 Delaware corporation; BIG LOTS STORES, INC.,)
7 an Ohio corporation; DOES I through XX,)
8 inclusive and ROE BUSINESS ENTITIES I)
through XX, inclusive,)
Defendants.)

9

PLAINTIFFS' NON-OPPOSITION TO MOTION TO QUASH SUBPOENA ISSUED BY
PLAINTIFFS

10 Plaintiffs, MATTHEW R. LINDNER, individually; as surviving spouse and legal heir of
11 ELSY LETICIA GRANADOS-MARTINEZ, deceased; as surviving parent and legal heir of
12 CAMILA LYNETE LINDNER, a deceased minor; and as Guardian Ad Litem of PAULINA
13 GRANADOS-MARTINEZ, a minor, by and through his counsel of record, BENSON & BINGHAM,
14 hereby files his Non-Opposition to Motion to Quash Subpoena Issued by Plaintiffs [Motion #115].

15 Plaintiffs have no opposition to withdrawing the subpoena properly issued to Randolph
16 Kiser.

17 DATED this 1st day of July, 2015.

18 BENSON & BINGHAM

19 /s/ Joseph L. Benson II
20 JOSEPH L. BENSON II, Esq.
21 Nevada Bar No. 7276

22
23 Attorneys for Plaintiffs



CERTIFICATE OF SERVICE

I hereby certify that service of the foregoing **PLAINTIFF'S NON-OPPOSITION TO MOTION TO QUASH SUPOENA ISSUED BY PLAINTIFFS** was made this date by electronic service to the following:

Rosemary Missision, Esq.
WEINBERG, WHEELER, HUDGINS,
GUNN AND DIAL, LLC
6385 S. Rainbow Blvd., Suite 400
Las Vegas, NV 89118
Attorney for Defendant,
Evenflo Company, Inc.

Charles L. Clay, Jr., Esq.
CHUCK CLAY & ASSOCIATES
225 Peachtree Street, N.E., Suite 1700
Atlanta, GA 30303
Attorney for Defendant,
Evenflo Company, Inc.

Dan H. Ball, Esq.
Richard P. Cassetta, Esq.
BRYAN CAVE
211 N. Broadway, Suite 3600
St. Louis, MO 63102
Attorney for Defendant,
Evenflo Company, Inc.

Larry W. Lawrence, Jr., Esq.
LAWRENCE LAW FIRM
3112 Windsor Road, Suite A-234
Austin, TX 78703
Attorney for Plaintiffs

Ricardo A. Garcia, Esq.
Jody R. Mask, Esq.
GARCIA OCHOA MASK
820 S. Main Street
McAllen, TX 78501
Attorney for Plaintiffs

DATED this 1st day of July, 2015.

Amy L. Short
An employee of BENSON & BINGHAM